UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK		
IN RE:	CHAPTER 13 CASE NO.: 2	
DEBTOR(S).		
CHAPTER 13 PLAN		Effective 12/01/20
Check this box if this is an amended plan. List below the sections of the changed: Monthly payment amount increased as per secured creditor	e plan which hav	e been
PART 1: NOTICES		
o Debtors: This form sets out options that may be appropriate in some cases, but the oes not indicate that the option is appropriate in your circumstance or that it is permated on the comply with the local rules for the Eastern District of New York may not be		was to be blocked as the second
o Debtors: This form sets out options that may be appropriate in some cases, but the oes not indicate that the option is appropriate in your circumstance or that it is permated on not comply with the local rules for the Eastern District of New York may not be stroney, you may wish to consult one. o Creditors: Your rights may be affected by this plan. Your claim may be reduced, most ead this plan carefully and discuss it with your attorney. If you do not have an attorney you oppose the plan's treatment of your claim or any provision of this plan, you or you confirmation at least 7 days before the date set for the hearing on confirmation, unlankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if ed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim	nissible in your juc e confirmable. If y dified, or eliminat y, you may wish to r attorney must fil ess otherwise ord	dicial district. Plans you do not have an ed. You should o consult one. le an objection ered by the
To Debtors: This form sets out options that may be appropriate in some cases, but the opes not indicate that the option is appropriate in your circumstance or that it is permeted on not comply with the local rules for the Eastern District of New York may not be attorney, you may wish to consult one. To Creditors: Your rights may be affected by this plan. Your claim may be reduced, more and this plan carefully and discuss it with your attorney. If you do not have an attorney you oppose the plan's treatment of your claim or any provision of this plan, you or you occonfirmation at least 7 days before the date set for the hearing on confirmation, unlankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if led. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim an. 1: The following matters may be of particular importance. Debtors must check the there or not the plan includes each of the following items. If an item is check the there is a check the plan includes each of the following items.	diffied, or eliminat y, you may wish to r attorney must fil ess otherwise ord no objection to co in order to be pa	dicial district. Plans you do not have an ed. You should o consult one. le an objection ered by the onfirmation is aid under any
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to Debtors: This form sets out options that may be appropriate in some cases, but the oes not indicate that the option is appropriate in your circumstance or that it is permitted and not comply with the local rules for the Eastern District of New York may not be attorney, you may wish to consult one. To Creditors: Your rights may be affected by this plan. Your claim may be reduced, more add this plan carefully and discuss it with your attorney. If you do not have an attorney you oppose the plan's treatment of your claim or any provision of this plan, you or you confirmation at least 7 days before the date set for the hearing on confirmation, unlankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if led. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim an. 1: The following matters may be of particular importance. Debtors must check the there or not the plan includes each of the following items. If an item is check with or neither boxes are checked, the provision will be ineffective if set out late. A limit on the amount of a secured claim, set out in Section 3.4, which may result in a partial payment or no payment at all to the secured creditor Avoidance of a judicial lien or nonpossessory, non-purchase-money security interest, set out in Section 3.6	diffied, or eliminately, you may wish to rattorney must files otherwise order to be particular or a mono objection to continuous or a mono objection to be particular or a mono objection to continuous or a mono objection to be particular or a mono objection or a mono objection to be particular or a mono objection or a mono objection or a mono objection to be particular or a mono objection or a mono objection objection or a mono objection or a mono objection or a mono objection objection or a mono objection objection or a mono objection objection objection of the particular objection of the particular objection objectio	dicial district. Plans ou do not have an ed. You should consult one. He an objection dered by the confirmation is aid under any an line to state and or if
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a. b. will receive 100% distribution of their timely filed ☑ Included ☐ Not included claim

PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

Capital One

4974

Fay Servicing	2049	V	1 Lilac Lane, Holtsville N	2485.00
Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Description of Collateral	Current Installment Payment (including escrow)
3.1: Maintenance of Check one. ☐ None. If "None ☐ Debtor(s) will below, with an	f payments (ir e" is checked, th maintain the cu ny changes requ	ncluding the ne rest of §3.1 rrent contrac	debtor(s)'s principal residence I need not be completed. I need installment payments on the applicable contract and noticed in isbursed directly by the debtor(s	secured claims listed
PART 3: TREATMEN	T OF SECURF	CLAIMS		
☐ Deptor(s) Will	make additiona	al payment(s)	3 need not be completed. to the Trustee from other source nd date of each anticipated paym	es, as specified below. nent.
2.3: Additional pay	ments.			
returns for each year tax period. In additio	commencing w	with the tax ye	100%, as provided in Part 5 of thi the Trustee with signed copies of ear, no later than April 15 an payments, indicated tax refun	f filed federal and state tax oth of the year following the
2.2: Income tax ref				
Continued	on attached sep	parate page(s).	
\$ <u>1150.00</u> per month of months.	commencing	01/01/2023 th	rough and including 01/01/2023	for a period of
\$ <u>1500.00</u> per month of months; and	commencing	12/01/2022 th	rough and including 12/01/2022	for a period of1
2.1: The post-petiti Trustee and the Dek	on earnings of otor(s) shall pay	the debtor(s) / to the Trust	are submitted to the supervision see for a period of months as follo	n and control of the ows:

2019 Honda Accord

302.00

- continued	on attached	d separate pag	ze(s)		
	including t	the debtor(s)'s principal residence).		
Check one.	" is shooked	1 +1			
☑ Any existing arr	earage on a	, the rest of §: Llisted claim v	3.2 need not be completed. will be paid in full through disburs		
7	at the full	stated below.	Unless otherwise ordered by the	00:14 AL	AND DESCRIPTION OF THE PARTY OF
	I C G DC IOIC	the milities dead	JIME Under Bankruntey Dule 2002	1-1 1	
controlling.	below. In tr	ie absence of	a contrary timely filed proof of cla	aim, the amou	nts listed below
Name of Creditor	Last 4	Principal			
Traine of Cleditol	Digits of Acct No.	Residence (check box)	Description of Collateral	Amount of Arrearage	Interest Rate (if any)
7 0	2049		1 Lilac lane		
Fay Servicing			Hicksville NY	70,930	6.25%
	1				
	The state of the s				
☐ The debtor(s) is a ☐ The debtor(s) is a	not seeking seeking to n	to modify a r	property of the debtor(s). mortgage secured by a property of gage secured by the debtor(s)'s p	when a transfer of the	
☐ The debtor(s) is and file a Loss M #676. Complete t	not seeking seeking to n itigation Re	to modify a nodify a mort		when a transfer of the	
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confirmed w	ent m ithout	odification a	in the greement, if all other admentincorporating ated on the proof of c	r requirements	٠ <u>٠</u>	 After Cour 	t authorization -s
			ched separate page(s)				
3.4: [Reque Inder	est for valua	tion of security, pay	ment of fully s	ecured claims,	and modifica	tion of
			1112				
	heck o		s checked, the rest of	§3.4 need not he	Completed		
	The is ch	remainder oj	this paragraph is on	ly effective if the	e applicable bo	x in Part 1 of th	is nlan
	para orde	graph shall ne r determining	Il file a motion to det d pursuant to order o ot modify liens under g such motion, and ur ebtor(s), as determin	lying any secure	determination d claims under i	of such motion.	. This
Name of Creditor		Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim
3.5 : Sec Chec □ 1	k one None. The cla	If "None" is a lims listed be lincurred with security interest in a claims will be	ched separate page(sersonal property exected, the rest of §3 low were either: thin 910 days before erest in a motor vehicularly other thing of valuation of the paid pursuant to §3.	the petition date acquired for tion date and secure.	ompleted. and secured be the personal use cured by a purch	y a purchase mo of the debtor(s nase money sec	s); or urity
fi b	led be	fore the filing	paid pursuant to §3 lless otherwise order g deadline under Ban ce of a contrary timel	kruptcy Puls 200	the claim amou	nt stated on a p	proof of claim

Name of Cre		ast 4 Digits of Acct No.	Coll	ateral	Amount	of Claim	Interest Ra
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			The second second second second second second				
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Continue	ed on attached s	eparate pag	e(s)				
3.6: Lien avoi			~(5).				
Check one.						*	
☑ None.	lf "None" is ched	cked, the res	t of §3.6 need	not be compl	eted.		
The ren	mainder of this d.	paragraph is	only effectiv	e if the appli	cable box in	Part 1 of th	is plan is
	otor(s) shall file : security interes I under 11 U.S.C						
motion.		an be paid pt	irsuant to ord	er of the cou	rt upon dete	rmination o	of such
lame of Creditor	A A A A A A A A A A A A A A A A A A A	Lien	, and the second		Estimated	Interest Rate	Estimated
iame of Creditor	Attorney for Creditor	Identificat		ription of llateral	Amount of Secured Claim	on Secured Portion, if any	Amount of Unsecured Claim
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	the second secon		and the second s	# Section 2 to Section 2 to 12 to	er in comme deserte and comment of comme	are an entire on the contract of the contract	
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Continu	ed on attached	separate pa	ge(s).				
3.7: Surrender	of collateral.						
Check one. None. If	"None" is checke or(s) elect to sur e debtor(s) regu	ed, the rest o	if §3.7 need n	ot he complet	and		

claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. §362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §1301 be terminated. Any timely filed allowed unsecured claim resulting from the disposition of the collateral will be treated in

	The grant of the section of the sect		
Name of Creditor	Last 4 Digits of	Description of Collateral	
	Acct No.	Description of Collateral	
			ng can a guid (dawar a rai in - Carris o Albi
	the same and the same than the same and the		er er ekse (a.) (p. jor e W.) joner es e
C. I. Patrice at 1997.	record forwards (section of the section of the sect		na o presidente e constitución
PART 4: TREATMENT OF FEES AN	D PRIORITY CLAIMS		
4.1: General.			
4.1: General.			
Trustee's fees and all allowed priority in §4.5, will be paid in full without po	claims, including domestic	support obligation and	
in §4.5, will be paid in full without po	st-petitioninterest.	support obligations other than those	treated
	THE STATE OF THE S		
4.2: Trustee's fees.			
Trustee's fees are governed by statut	e and may change during t	he course of the case	
	0.1		
I.3: Attorney's fees.			
he balance of the fees owed to the a	ttornov for the debtarder	1400 00	
and a state of the a	ctorney for the deptor(s) is	5.1700.00	
1.4: Priority claims other than att	orney's fees and those tr	reated in §4.5.	
Check One.			
None. If "None" is checked, th	ne rest of §4.4 need not be a	romnleted	
☐ The debtor(s) intend to pay th	e following priority claims	through the plan-	
Name of Creditor	many from the control of the first of the many of the control of the first of the f	- National states of the state	
Internal Revenue Service		Estimated Claim Amount	
	the state of the second state of the state o	2450.00	
	to the first requirement of the control of the cont		The state of the s
Continued on attached separ	rate nage(s)		
	are page(5).		
1.5: Domestic support obligations.			
heck One.			
None. If "None" is checked, the	e rest of §4.5 need not be co	ompleted.	
The debtor(s) has a domestic s	upport obligation and is cur	rent with this obligation. Complete to	able
below, at hot fill in arrears am	ount.		
the Plan Complete (14.4)	upport obligation that is no	t current and will be paying arrears th	rough
the Plan. Complete table belov	1.		

Name of Recipient	Date of Order	Name of Court		nly DSO ment		nt of Arrears to be arough Plan, If Any
If more than one option is PART 6: EXECUTORY CO 6.1: The executory cont specified. All other executory	F NONPRIORIT Cured claims will sum of \$	be paid pro rata: cal amount of these of the second providing the land the second providing the land the land providing the land the land providing the land providi	laims. en made t	o all other	credito be effe	ors provided for incitive.
Assumed items. C	urrent installme	t of §6.1 need not be nt payments will be irt order or rule. Arre	naid dire	cthe beeth	e debtor vill be di	(s) as specified sbursed by the
Name of Creditor	Descriptio Exe	n of Leased Property ecutory Contract		Current Inst Payment by		Amount of Arreard to be Paid by Trus
andai Auto Financ	Hyundai Sante I	Fe (2021)	1	679.0	0	none

PART 7: VESTING OF PROPERTY OF THE ESTATE

Unless otherwise provided in the Order of Confirmation, property of the estate will vest in the debtor(s) upon completion of the plan.

PART 8: POST-PETITION OBLIGATIONS

- **8.1:** Post-petition mortgage payments, vehicle payments, real estate taxes, and domestic support obligations are to be made directly by the debtor(s) unless otherwise provided for in the plan.
- **8.2:** Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.

PART 9: NONSTANDARD PLAN PROVISIONS

9.1: Check "None" or list nonstandard plan provisions.	
□ None. If "None" is checked, the rest of §9.1 need not be completed	
Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision not otherwise included in the form plan or deviating from it. Nonstandard provision elsewhere in this plan are ineffective.	ard provision is a s set out
The following plan provisions will be effective only if there is a check in the box "included" i	n §1.1(c).
PART 10: CERTIFICATION AND SIGNATURE(S):	
10.1: I/we do hereby certify that this plan does not contain any nonstandard provision	s other than

Signature of Debtor 1

Dated: 12/12/22

Signature of Debtor 2

Dated: ____

Signature of Attorney for Debtor(s)

Dated: 62(13/22

Syed Shah – case no. 22-73294

Addendum to Paragraph 2.1

\$ 1220.00 per month commencing 02/01/23 through and including 11/01/2027 for a period of 58 months

UNITED STATES BANKRU EASTERN DISTRICT OF NI	EW YORK	
In re:		X
SYED M. SHAH,		Case No.: 22-73294 (las)
	Debtor.	CHAPTER 13
		X

CERTIFICATE OF SERVICE

Michael L. Previto, an attorney duly admitted to practice law before the courts of the State of New York, knowing the penalties for perjury, hereby affirms that I am not a party and am over the age of 18.

That on the 19th day of January 2023, I served a copy of the attached **AMENDED CHAPTER 13 PLAN** and **ALL** supporting documents by depositing a true copy thereof in the custody and control of the United States Mail to the parties listed hereunder. That further, a copy of all papers, were filed electronically in the ECF system and by **overnight mail**. I declare under penalty of perjury that the foregoing is true and correct.

Dated: January 19, 2023

Michael L. Previto Attorney for Debtor 150 Motor Parkway, Suite 401 Hauppauge, NY 11788 (631) 379-0837

To: Michael J. Macco, Esq. 2950 Express Drive South, Suite 109 Islandia, NY 11749

> Internal Revenue Service PO Box 7346 Philadelphia, PA 19101

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Capital One Auto Finance PO Box 660068 Sacramento, CA 95855

Hyundai Motor Finance PO Box 650805 Dallas, TX 75265